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house parties and transmit them training and to the house

The latter of multition to Res. Mr. Stores to deliber on Address at Northfield, from the original.

Fortheid, from the original.

Fortheid from And Shivery Hende in this vicinity (bat you always give as an Airi Bayery Somes in Northfield beeting House, so, see as will be convenient for feet. We would prefer at here the Discourse in the day that the may be less liable. to historiance from those who welcome darkness rather then

Hotel 25/1 hope you will find it consistent to favor us with an address. Makes your own belowton as to time. Please write soon, and let us know whether you can come and if so, when,

Vary respectfully; yours. JAMES TEMPLETON.

> In behalf of the Anti-Stavery Society in Sandbornton and

Rev. Groven Stoken. Sandbernton, Nov. 9 30210

Transactors

Anther of Mr. Stores.

Concord, Dec. 7th, 1835.

Thirte then flow home three weeks past, and, of course, have Taket light from house there weeks just, and, of cottee, nave this just westered your setter. If nothing in Providence prevent, and are six fail haven't Society at very place in address next, with a few fails, as one o'clock, P. M. Vote can give state supposition. If this probable, I may spend the pertact of the property of the probable, I may spend the pertact of the property of the probable, I may spend the pertact of the property of the pr

where of peaks III. especially trouble which ... You'd truly a the Could which ...

and how or in more proclaims liberty to the course.

GRE STORRS.

e erries, franchischer aus der eine der eine der eine der eine der eine erreichte der eine der eine der eine d Der eine der eine der eine der eine generalten der eine erfellen ein der Franchischer der eine der eine der ein Der eine de

Attended to the Assessment of the organization

# Milital Trans Mr. Biorra Fouriet

Det. 12. Came to Sandborttom Bridge at this requires of Workshot had and Sandbortton Bridge Anti-Suvery Stockey. Received a conflict declarate freigh Strends of the chance. Was entertained by Dearbord Sandborn, Secretary of the Anti-Savery Scotley; he Wilei-hearted adolficions.

Sunday, Dec. 13. Preached all day in the Michaeler Meeting House, to a large congregation? endeavored to entablish the day of entire devotion to Christ and his cause, measuring that dary golds word, and set by a corrupt public miniment. I trust the word spoken was not in vain.

Dec. 18th. Had at a physical ment given out yesterday to pieced this unkernoon before the Anti-Rhavery Stonety of this place. There were some indications had resulting that the impotential spirit was at work. This foremost in the banks are unappeared for the post of the bull that or are the star vines, yet accepting post of the bull that or are larger stand way. The report of the bull that or are larger stand way, the region was not so folded as to indicate that way great consistence was likely to billow.

About cherent o'clote, &. M. Mallar, Welfe and Triespe desirie, two or the Scientam of Northfield, called upon me 'ay hand at my lecture could not be given top, as there was considerable less circument about the places. Mr. Wells flooding flow floor being the crostles and if no J. Scientifle transport the floor in the place of the crostles and if no J. Scientifle transport the same in the crostles and if no J. Scientifle transport the same in the constitution of a month while it was only in the same anything amountain training the cross-state of a month of the constitution of the fact of the feet upon could not be sufficiently desirable in the constitution of the Anti-Scientiff Scientiff, to constitute of the feet upon could not be sufficiently stated and the same of the feet upon could not be sufficiently stated.

I seam by a friend, who came in since the Selectmen left, that there are threat, by a tima bound to keep the peace, that if I strimp to become this afternoon, I shall be sent to priso. Be it so, then I Our government have an enjoyed by few sending a colored man, on adaption of being a runaway stree, to the United Selection of the Colored man, on adaption of being a runaway stree, to the United Selection of the Colored Selection of the Selection of the Colored Selection of the Selection of the Colored Selection of th

Dec. 18th. Previous to attending the meeting, at Northfield on Monday last, a friend sent me word that a warrant was being made out to apprehend me. It was intimated that Judge Atkinson was preparing said warrant and papers. Samuel Tilton, Esq. Licemed was & serve the warrant. I left Mr. Sanborn's in Sandbornton about one e'clock, in company with Rev. J. Tempiston and Joseph Clough, In .- proceeded to the Methodist Meeting House in Northudd - where having arrived I seated myself near the pulpit while the people were collecting. Esq. Tilton care time previous to my going sate the pulpit. He had a large cane in his hand, I should judge about three fest and an helf long, and an inch or an inch and a helf in diameter .their landing raged the house, he seated himself in about the said of fourth we aren the pulph in front. Noting after this.

A. Arenteson and myself went into the polytic-ree say a short inter, and then discontinued the exercise by reading from he "Commenty of God against makery," select particular of scripture. Tokes pied a hypen, wher was it i knot so proy that prevended assess time to proyect entering what minds, he bygayed for the President of the Conpleas he water present session; for various elegistron men at Capital comme to the dayes, for whom the bounts oud sinkers sate said "close's pery about them in patrice" but have not so Christundere fore; I vektored to speak out Grid of their

new inter-magnetic, boots is an analysis the bearing in the state 'admental out from merical improvements denied the distaand amost from those religious privileges that we impermited Col would have mercy open their more than from absorbing the medium - help there to be patient and quies and war from about to pray for their matters, but it would sknow need be though they are mattered to to be prevented, and held wair greatly of trappay, for agreement point is deared a leasty min should be foon rends I supposed by the above described was and a. voice gave had atturbate to comething I heard so hims it as I re offset; except "Mr. Sures." I said continued the published a rest heard a resting from a new in from Mr. me division the interp. steirs, and some one rapidly aspenditions near I felt stend our lay his hand strong epon my shoulder, and ary out; " Ken are a prisoner !! I still help on praying lay mind he ter more calm and stayed on God, the which I pages him has I did one stop praying the man ment shiped me by the collar, shock me. stopped praying additioning ever still shut for a short firm then opened them and beliefd Samuel Tilton, Req. a disputy disriff, standing beside me with a paper in his hand, and heart him say, "I have a warrant to arrest this same as a suggest and an idler," adding " now command assistance." I replied to il upon my knees) you need call no assessment of shall offer to sibrance i dow me to put on my outside garmen and I sand to & with you. " Esq: Tilton went down into the wine at the hour -- at this magrant, Samuel Forest Est, of House of an meetings. Mn Sheriff Tilton cried but, "I care norther along your law! and added some other words a common agent what, in looking about for my sure of a found that Mr. Meri probably in his basic to get into the pulpir, for four I about the case, had benefit analys in the justifier of this block in the city. However, I work specied of the having period of believes the me person that ex the describe since panel for the same thinks the contract of the same than the sam the first fuller our line ow harmless on se balls own distalling the he my backy and bottom twints followed to this shariff addoned them.

Mr. Tilem and a merger wa possed along, " Mr. Stands this in vary unphronnum blet cheen was norother way in provent without end daren been tred or ever these for ! Saturday to prevent anisoly; said there was no other way so do it." It brough to wand an execditto I read what shoy, of an frishmin who came to this country. and landed in many of our office frevelling apon the favement. the days come out and barks in him -after several wastien with attendate somet up a rione to throw at them, he criedious, "A plague on tuch a country outhin where the dogs are let loose and the mones and down." The Biobites are left loos, but the men thon whom they would wreak their vengeance muce be bounded. And prove what is our crossed. Onit is a herrible one! We believe and teach, that the Negro is a MAN I.M. That he has "corrain inclinable rights," among which our fothers "fenatically" incladed, "LIBERTY." But as the discovery has lately been made by proplayery mon that that was only a "rhetorical flourish of Mr. Jefferson's pen," it will not do for us to report in for fear the people will have a mobile Mowever, as Mr. Sheriff. Tiltoh was so exceedingly hind as to try conhard for two da jeto reevent a mob, with so little sugar, I would respectfully sugar to the High Sheriff, whether it might not be well for him to me, lieve his Deputy and Special a man in his 100m who has more influence. I would also, with much respect, suggest to the High Sheris whether, if it is probable that many abolitionists are to be a resided, as they are temperance men, he cannot accommodate us walksome repaties whose breath is not so exceedingly offensive with non-especially if they are to be sent into the holy sensuare to take us from our knees, while is the pulpit engrsted in marter. If he can we shall feel under grees obligations to minuted the south mer. Let Show the great mer.

"But to serum from this digression! I was saken before Multimore White, Justice of the Pence, one of the Selectrons, who as it do not in the first of the first o

of the greater & man west and much by to Thomplay. My request, try granted. I have bearin for mounter-ammon in the some of month Religio, and the Court religious and to most studen a shock and Churchen in the time to be a selection of the Carlo Sail

On Pushlay can of the monorate vis found dead in a horse barn, having drane, it is said. Lo freely of bready. Mr. wa bur

while the Dour was th Station on four de

I for deput, that the compliants against me the non contact two charges, viz. that of being a greatest nor Mescholar.

Levicus to gring into Court on Thursday, Index Atkinson, counsel to Pricers, took me saide and said, that the come sire was not brought exams me out of any bad feelings towards me, and how if I would come before the Poets and my, that I d. I not. think my coming to coronfield would produce excitement, he thought the matter might be stones without proceeding any further, and that he would - are influence with the Justice for their purposes. Language at the land set out in the law. I maked it to be misched in the law. I make abled. I am ready fine trial. In We will have greened our residue, with the Completion of the the designed the Com. on Thursday. I had no combine of the

coffusion. The minutes of the testimony at the trial week block by Kav Samuel Healer, Control.

To Warman Weise, Surplie, one of the Institute of the Peace in raid for the Pounty of Merrimick and Bine of whatmy

in the name and bedesit is said State, Benjamin Rog Northfield in ship County of Merrimach, hostensmin Correct Survey acres bord moreon air case worth medic is a provincial control of the control of interpred that said George Storrs, at said Northfield, on the day of December, 1835, and ever since has been entired and and dispristly person, and wenton and inscisions in speech and behaviour, a common railer and brawler, and neglects any lawfol employment, and mispends his time going about in said town e and County disturbing the public paice, contrary to the farm

<sup>\*</sup>I was not in the town of Northfield of all, except as I passed through, Saturday, the 18th, in the way to Sandbornton Bridge.

of the stables in such case made and provided, and against the place and displayed the said Respiration. Abstract the said Respiration Respiration Respiration from the properties of the said Respiration and death with in the premises as low said justice shall respirate the said Respiration of the said Respiration of

Merrimack, as, Documber, 14, 1836.

Then denigning Rogers personally appeared and made onthe that the above compating by him anticorded, is in his belief just and then. Before me.

NATHAN WELLS, Justice of Peace.

Nors. On this complaint a warrant was issued in his completed form, aigued by Mr. Justice Wells.

I put up in Sandhömhön at Mr. Dearborn Sanborn's, where I spiem both Saturday and Sunday night. "Tweng international books in Sanbornton except Rev. Mr. Templetenberghould I was in no house in Santhfield, except Dr. Ladd's, when A. want Sabbath noon to sake some refreshment; and called a A. M. minues, on Saturday, in the south part of the town to werm me. I was not even for far from the house, where I put up, in Sandbörnton, as to go shid the writer on Monday; till I see dut to go to the meeting in the afternoon. It will be seen then, that previous to this completes being made out and words. I had not been in Northfield at all accepts on the Sabbath to pitcheh. My discourse throughout the day was of "The days of times to Christian between

A state Wells is one of the Selection of Northfield who have to fire some as subsequent was informed by a chiefe who Northfield that he asked Rr. Wells it he was going to the lecture on Manday—Mr. Wells replied, "Yes, if they will find rotten even to throw at him."

ggys to turbe as arm. Think the file of the control of the state of th

States Atherina — Solver bar in a come of digita and The later and of the come of the solver bar and come of the other of the come of the feet of the sale at their

The state of the s

Noticeld Dec 17 1835 .- Court mer according to advarage or Completed read by Hon. Parties O. Areanson, Judge of Probate for Straffind County, who read the Statute and retearhed

"So far as I understand it, the people think his Storie is an irling. I think he is an idler, and has taken littlebe which is not lectrol. He is a beggan to tec. Bert James Templeton affirmed.

constant of the second was the a section 7 strains

Question by Judge Astrinson .-- Where was the heid! Answer: At Portsmouth. Q. Did year A. Did not. O. The My Store tall you that he was of the Conference At I do not mow that we have had any conversation about it. I was informed that he was left without an appointment, by the Conference, to set as an Agent for the American Anti-Slavery Society. Q. Is there any such Society incommunicatible American Anti-Slavery Society? A. I do not interest before it is incorporated or not. [Q. Did the Conference especial him as an Agent? A. The Conference does not appoint his above. The Surfacintendant does it. Q. Did the Supering and approve it MA Storrs being appointed as an Agent? A. To did not. Q Don't you know the Bishops have disapproved of the Abelian Society? A. Two of them advised the Trustees not to heir meeting houses the lectures on Slavery. Q. How many Bishops have you? A. Five. Q. Have you seen any disapproval by the other Bishops? A. I have not. Q. Did Mr. Storrs nave an appointment this year? A. He had? Q. Where was t? A. On Henniker Circuit. Q. Where does Mr. Stores live A. In Concord: Q. Is Concord in Henniker Circuit ! A. I think not. Q. Has Mr. Storrs or not, spent his time on Hemsiker Sircuit? A. He has not. Q. Does Henniker Circuit inclinde Northfield or Sandbornton? A. It does not: Q. Did Mr. Staffs ell you that he had been to Dover or Portsmond . I do not anow that he did, but I have heard that he was there. Q. What

did be tell you about his reception there?--did you hear that there was any disturbance? A. I think I have heard there was Q. What other places has Mr. Storrs fectured at? A. Flymouth, Newbury and Bristol. Q. What did he say about Newbury !- that they made any disturbance? A. Thee shere was some through the influence of orders spirits. Q. . did be say of Bristol? A. Nothing in particular. Q. Then you anderstood that disturbance has been made every where he has both ! A. No,-I understood no such thing. Q. Was you here when this Auti-Slavery Society was formed? A. I was not. Q. What her Mr. Storm told you his business was? 'A! I have underglood that he was an Agent for the American Auti-Slavery Society. Q. Is there any such legal Society ! A. I am not much of a legalist; there is such a Society. Q. It is a Society of individuals then, is it, without any harful authority? A. I do not know about their outlierite to form such a Society. Q. Did you know Mr. Storrs was requested not to speak upon that subject here? A. I did. Q. What is the name of the Society in his place ! A. Northfield and Sandbornton Bridge Anti-Slavery Society. Judge Atkinson said-"Not Sandbornton, see disting all that." Not all of us, replied Mr. Templeton, I live there. When did you give notice of Mr. Stores' lecture? Al Sabbath day Q. Was Mr. Storrs present? A. He was, and preached both in the forenoon and afternoon. Q. Who was it requestad Mr. Sames not to deliver the Anti-Slavery lecture ! A: Two mintlemen came in to whom I was introduced, whom I learned Sclectmen. Q. They told him not to deliver the address, they? A. They did. Q. What did he say? A. That he was the service of the Society by whom he was invited. Q. Did he was invited? A. The Officers vere consulted. Q. Who were the Officers? [Mr. Templeton named them.] Q. He went on with the address, did net A. He commenced the exercises by reading select porti is of scripture, read a hym., and then commenced praying. C. Did he read a chapter in connection or did he tick out passages that related to slavery? A. I was of the opinion that the page sages he read had a bearing on slavery. Q. Her he carried about papers and books with niggers on them for children and

momen? A. He has not : he has carried about papers and books, but not particularly for children and momen. Q. Did he leave books and papers with you? A. He did. Q. What did he tell you to do with them? A. He gave no particular directions. Q. To whom have you given papers on this subject? Some persons were named by Mr. Templeton. Q. Has Mr. Storrs told you that his business was to circulate papers? A. He has not. Q. Has Mr. Storrs been on Henniker Circuit to preach? A. It is my impression he has not. I have seen a writing from the Presiding Elder of that District, authorizing him to act agreeably to the vote of the Conference on his case. Q. Was Mr. Storrs left superannuated? A. He was left supernumerary. Q. Mr. Storrs. has been round delivering Anti-Slavery lectures, has he, and left his Circuit? A. I think he has. I saw the Presiding Elder and he told me he had given him permission to leave the Circuit and brother Storrs showed me a writing to this amount. Q: Has any Presiding Elder called on Mr. Storrs to deliver an address here? A. None.

Cross-examined. Question by Mr. Storm. Bid the Selectmen of Northfield, when they called on me, say that they came by the advice of Judge Atkinson and Esq. Tilton? A. They said they were advised by them to come, and request you not to proceed.

Samuel Forrest, Esq.—sworn. Questioned by Alkinson. Q. Mr. Forrest, are you President of this Society A. I am. Q. When was this Society formed A. In Magen. Q. The was there and delivered an address. Q. Who wrost the constitution? A. I do not know. Q. Was it in Mr. Storres and writing? A. I am upacquainted with his hand writing? A. Over one han lead. Q. Men or remee? A. About an equal number. Q. How many legal voters? A. I cannot fell. Q. Was not three quarters women and children? A. I think

<sup>\*</sup> It was ascertained at the close of the trial that there were fifty legal voters members of the Society.

not -- I naver looked particularly. I know there was a respectaof these little pamphlets and papers with sigger pictures on them to von? A. He gave me some Anti-Slavery publications. Q. Did he request you to give them to somen and children? A. He mede no particular request. Q. Did not Mr. Stores know that people here were generally opposed to abolitionists? A. I heard him say nothing about it. The first I saw of him was Sabbath day in the pulpit. I did not see him again till at the meeting on Monday. Me. Storrs commenced the meeting, on that day, by reading portions of scripture and a hymn-after which he knelt to pray : after praying awhile, I was disturbed by a noise that sounded like a cane brought down on the floor with considerable force, and some one called out, as I understood, "come on boys," and a rush was made-I rose from my knees and beheld Seo. Tilton standing in the pulpit with his hand on Mr. Storrs shoulder, who was still sneeling with his eyes shut. Q. Is Mr. Stour employed as a preacher on this Circuit? A. I do not know as he is. Q. Do you know of Mr. Storrs being employed as a preaches for the last six months? A. I heard him preach last Sabbath.

Dearbara Sanborn—sworn. Q. When did Mr. Storrs come to work bouse I. B. Saturday evening. Q. Did he come to deliver an anti-Slave didress? A. He came to preach a sermon on stavery. Sounday morning Mr. We'ls and Mr. Smith came to the search of the servent of the

<sup>\*</sup> Sherifi Tilton manifested some uneasiness at this testimory, and it was finally admitted that Witness was mistaken as to Sheriff saying "Come on, boys" in the pulpit, as he had supposed it was. But Esq. Forrest has no doubt, that Sherifi Tilton did any, "Come on boys," though it appears, by others, who say they are ready to testify to the same, that it was at the time Sherifi Tilton started from his pew, for the pulpit; there, ho said say, "Come on boys."

What did he tell you to do with them? A. I do not know that he gave me any direction. Q. Were the books for children or whom?. A. For any one who has a mino to read them. Q. Have you read them? A. I have. Q. Have they victores on them? A. Some of them have. Q. Have you heard Mr. Storra speak of the disturbance these papers have made at the South? A. I have not. Q. Have you read the Paesident's message and McDuffie's speech? A. I have not. A. Have you heard Mr. Storrs speak of them? A. I have no Q. How many books did Mr. Storrs leave with you? A. I do not know. Q. Can you tell within a hundred? A. I think there was not a hundred in the whole. O. Did he leave all he had? A. I do not know. Q. Did you take them out of his sleigh box? A. I did not. Q. Q. Do you belong to the Auti-Slavery Society here! A. i do. Q. How many are there? A. About a hundred and thirty, i believe. Q. What proportion of males? A. I do not know. Q. Have any joined since March! A. I should think so. How many-has are joined since that time? A. I should think there had, more than that. Q. Plame some of there! ? A . I don't know who in particular has joined. [Some questions and answers passed here about Mr. Sanborn's child carrying Anti-Slavery books to the children at school.—Some questions were asked, also, with respect to what passed at Mr. Sanborn's between Mr. Storrs and the Selectmen. As this testimony was similar to that of Mr. Templeton's, it is not reported hors.

[Consequenties] in the Sterre, in reference to what then it men of Northfield said in regard to Judge Akinsson and it Tilton, Esq. of Sanbornton, sending them to see him. His born gave the same testimony, in substance, on this point of Mr. Templeton.]

Judge Atkinson now spoke and said, "I tom them they better go and see him and persuade him to give up his lecture."

Joseph Smith. " sworn. Examined by Judge Athinace."

This witness was the other Selectman who visited me in company with fif. Wells. I was told by a person who said he was ready to make cash; to it, that this witness exist, "Re", fifteen ought to be tarred and feethered." What wonder if such "(the ictmen" should think "there would be a rist," when, it seems, they were determined to help make one;!

Q. Mr. Smith, are you one of the Selectmen of Northfield? A. I am. Q. Did you call on Mr. Stores and requests him not to deliver his lecture? A. I did. Q. How came you to? A. By request of the people. Q. What did he say? A. He said he was the servant of the society and should do as they wished him to. Q. Did you tell him you feared there would be a riot? A. Yes. Q. You did it to prevent a riot, did you? A. Yes. Q. Whatever Mr. Regerse did age. for this purpose, who it not? A. Yes. Q. Where did you see Storns? A. At Mr. Sanborn's. Q. Did you tell him you was Selectman? A. No: there was nothing sail about t. Q. He said he should deliver it if the Society did not request him not to? A. Yes, that was the substance of it. Q. He said this after you told him of the excitement? A. Yes. Q. There was a great excitement was there? A. Yes. Q. There was a great excitement was there? A. Yes.

Cross-examented by Mr. Storts. Q. Who first came to request you to see me? A. [Witness hesitated.]—I don't recollect—a great many. Q. Can you name only of them? [Witness hesitated some time and gave no answer.] Q. Did Judge Atkinson? A. I talked with him about it. As I have been informed, it is a committed thing for Seieptene to request you not to lecture. Q. Where has it been done? A. Have not the Selectmen of Confesia requested you not to? [Mr. Storrs replied, near.] Q. What man'in Northfield requested you to come to me? [Witness hesitaled and then answered with considerable apparent irritation] Dofton was one—I don't recollect in particular—O—I don't say the ill these come—I don't recollect in particular—O—I don't say the ill these come—I don't row whether they come or not.—to'n by Judge Atkinson. You went because you thought it fifth? A. Yes, so he need not go heading.

Br. Bros Hoyt—sworn. Examined by Judge Atkinson. Q. Will you tell what you know? A. Some time last week Cart. Hill called on the and named that they were going to have an admitted in the state.

<sup>•</sup> QG: Rogers, it may be said, he was, probably, only the total of others: a convenient one to employ, as he has no property, that is known of—had an illegitimate child some years since—and is a run drinker. He is to be pittled. He sware badly during the trial, though the collect day we have probably had this winter. He had a hard time notionth, notwithstanding Esquire aktinson attended to all the business.

drozs—and going to have it by day, so as to face the enemy, and requested me, as I was riding about town to give the friends upon tee. He likewise whole that I would request Me. Consus to give notice from his dook. I hesitated, but finally subtraced Mr. Conant, and the address was appointed, and there was a considerable sensation visible. The next morning visited Mr., Glidden—found a number of the inhabitants thought, the A wald be a riot—it was flought best to visit Mr. Storrs, and req., ept him, to pass awny and prevent a rio—the Selectionen returned and enait there was no prospect but that the address would be selivesped.—The Selectionen then thought best to leave a warrant to prevent a mob—they though the actual to a leave will.

Cross-examined in Mr. Storrs. Q. Were all the Selectmen present? A. They were not. Two Selectmer were present; it was only general advice of a number together, a dozen de more. Q. Can you give the names of some of the principal ones? [Wit. ness gave no name.] C. If there were a dozen, I should suppose you could give us the name of some of them-was Judge Atkinson one? A. I could not say. Q. Was Esq. Titton ! A. I could not say. I could not say, under cath, that any one in particular did-I was of opinion myself that it was best to issue a warrant. Question by the Justice. Dic you hear me edvise, as one of the Selectmen, to make out a warrant? A. I could not say.\* Q. By Judge Atkinson. From the conversation you heard was it not thought there would be a riot? A. It was . When Mr. Storrs was here last spring, there was difficulty in families : there was in my family -some of the women and phildren got to be litionists. The day after the address, last spring, Elder He came to my house, left pamphleta and newspapers thes. sent back again. Q. Was you at the meeting last Monday. A. Yes. [Witness was then questioned in regard to Bir. Stores reading.) He read in a little book-it read different from what I have been in the habit of hearing: I do not know whether it was all scripture or not. He then prayed-invoked a blessing

<sup>\*</sup> Dr. Hoythad said, as will be seen by his testimony, that "the Selectmen [of whom only two were present] thought best to issue a warrant."

on Rulers—and expressed something about blacks, bought and sold like cattle in the market—and that they were degraded—denied the Bible, and religious privileges.

Quarties by Mr. Storrs. Did I pray that the sinves might be quiet, patient, and not aways themselves! A. I believe you did.

Henry Thorn—sworn. Questioned by Judge Atkinson. Do you know buy thing about Mr. Storrs? A. I know only by report. Q. Have you heard him preach leakly? A. Not within here or four years—land a meeting when he first came on the circuit at Mr. Merrille— Q. What do you know about the case before but? A. Dor's town caything about it.

Desid Hill—sworn. Q. Was you requested to give Mr. Hoys an invitision to circulate the appointment? A. Was not. Q. Was Mr. Storrs here when the Society was formed? A. He man, Q. Bid he take an active part? A. He did, Q. Whowish the Constitution? A. Icannot say, Q. How long was Mr. Kotris here? A. Cannot recollect—there was a protracted meeting sithat time, and other ministers present. Q. How often does your Society meet? A. It has a yearly meeting on Thanks—triving day, Q. Did it meet? A. It id. Q. Do you know how initially belong to it? A. I do not. Q. Has there been any collection from the constraint of the constra

Mr. Sustain was again called up by Judge Atkinson. Q. Have you a Treasurer? A. We have. Q. Has there been a conduction? A. None.

no public collections. A. You have, I believe.

Quantition by Judge Atkinson. No public collections—have

there not been private ones? A. Not that I know of.

The Prosecution now signified, that the examination of witresses on their part was closed. Mr. Storrs then rose and said, "I shall make no defence at this time. I am ready to hear she sentence of the Court."

The Justice immediately announced, "The opinion of the Court is, that the Prisoner ought to be discharged."

The public will judge for themselves, whether the evidence produced in this trial is of such a chitacter as to pastify allow life. Judge and Justice of the Fesce throughout the State, in writing such a Completely, Dogers in greening that in his belief it was just and true, Justice Wells in jetning a narrant and Sherisi Tilton in violating the reaktnary of God, in teating a minister from the pulpit, while on his knees, in the most solemn act ownship, prayer to Almighty God,—and whether the Rought of the State of New-Hampshire, in the behalf of which the complaint as made, are willing to pay cert incurred by such proceedings. At the close of the Court, Mr. Storrs addressed himself to

At the cose of me Court, and solars and measures in measure by depth withinson, told him he had understood the mob party had threatened to be upon him and "black" him if the Jurdice sequition, and he had none, thus showing, it would seem, that the Judge and the Sheriff have had an increase of influence since the year of hard." days labor spoken of by the Sheriff, or else the influence they first exerted was turned in another elevation.

After Mr. Storrs was discharged, he had no occasion to be a "beggar," to prove which Judge alkinson labored so hard with the wincesses. His frier-le gathered, around him, and one after another, with their free will offerings, supplied him with much more than was needful to meet all the expenses his deterrion and prosecution had occasioned him.

In presenting to the public this account of my arrest and trial. I wish to say a few words to my Christian friends in particular.

Dear Friends, I doubt not that it has been through your crs, instrumentally, that through all the scenes I have passed in this matter, God has kept my mind in perfect peach. Nevet did I realize deeper and sweeter communion with Him, and feel more the excellency of the religion of Jesus Christ. The strengthening of my religious principles has, to me, been great gain. Those principles which teach us to trust in God at all times; and lead us to reject the abominable doctrine, that we are not to do day, or obey Him through fear that some imaginary evil "consequences" may follow. God is true to his word. Not one jot thereof shall in anywise fail. While duty to the operator may make it

necessary that we should expose the mickedness and malice of those who have outraged our rights, I beseech you pray for them, pity them, and indulge in no revengeful feelings towards them.—
"They know not what they do." Let us rejoice if God shall account as worthy to suffer anything with those in bonds as bound with them. May the time soon come when oppression shall cease. Allow me to say in conclusion I was never more satisfied than now of the perfect agreement of the principles of obstition with the Bible—and never more determined that nothing but death, or the overthrow of slavery shall induce me to stop pleading in fielbolf of perishing slaves.

GEO. STORRS.

Concord, N. H., Dec. 22, 1835.

# APPENDIX.

About two hours previous to the time appointed for the sermon on Modday, at Northfield, Rev. Mr. Templeton had an interview with Judge Atkinson, in which the Judge gave him to understand that Mr. Storrs would be 'arrested if he attempted to lecture. Mr. Templeton said, he had given notice to the people that they should have a sermon, and if Mr. Storrs was arrested he should give them one himself. To this the Judge replied, if he did he would have his "face blacked." Mr. Templeton responded, "I had rather have a black face than a black conscience."

After Mr. Storrs' arrest, Mr. Templeton read the notice that was given of the meeting the day previous, then chose for his text, Eccl. 4th chapter, 1st and '2d verses. The Records o' the Anti-Slavery Society say, that he address them "in an able and interesting manner."

Mr. Templeton had never made an attempt to give a sermon on slavery before; his effort, therefore, was much to the credit of his head and heart. Let mobs force away one lecturer, the Lord can speedily raise up another to fill his place. Mr. Templeton was cheered, a little in the course of his sermon, by the fag end of the ruob, who tarried behind or returned after Mr. Storrs was taken away.

#### March of Mind.

The inventive and improving genius of our people is not limited to material or inanimate objects. It extends to those intellectual and spiritual agencies, known vulgarly by the name of moots—the staple of the republic and its glory. Some of these precious manifestations, which are every where bidding us not to despair of the republic (or of the Granite State) have recently been elicited, which demoustrate, that there is a redeeming spirit in the people!—and that in our other improvements and advancements our mobocracy is not forgotten by us.

Our ingenious fellow-citizen, the henorable Judge Atkinson, got up one the other day at Sanbornton-Northfield, which promises to afford the desideratum so much desired by the higher classes-and the want of which has been such an embarrassment in our late mobs-a mob according to law. Our aristocracy are afraid of the mob, because it is contrary to law, and they are apprehensive it will not confine itself to anti-slavery men—but will begin by and by to bray and paw at some of their own thresholds. The law is a convenient protection, and the mob does not exactly acknowledge it. But Judge Atkinson's mob is according to law. Mr. Storrs intended to lecture in Northfield .-The anti-slavery people there wanted him to address them. To prevent his being mobbed contrary to law, the Judge got up a mob according to law, as they vaccinate to keep off small pox. The Judge as was understood, drew a complaint for wanton and lascivious conversation and idleness, and such other things, in the vagrancy act, as most shocked his moral sensibilities, (saving nothing of drinking) and let a poor, irresponsible "gentleman," without "property or standing," swear to it in advance, and had a warrant issued on ante-facts, and put on to Ar. Storrs, just as he was dissolving the Union, by a prayer that the slave might not be left to rise upon his oppressors-alamode de '76 !

'Squire Titton served it in the true spirit of the compact, and, except the brutality and rudeness of it, in a way to meet the wishes of our "southern brethren." The details of the Judge of Probate's invention will be found in this paper.

Another specimen of mobocracy occurred at Bradford since the above—a sort of town mob. It differs from the Canana mob, which was according to rote of the town—this being by authority of the Selectiaen merely, without the intervention of "town meeting"—a sort of incident to their offices, as prudential fathers of the town. The following preclamation which is inserted exhatin, literatin at practuatin and spill-atm, is the model of this improvement. There is no limit to yankee genius—and what is peculiar, our great men are among our inventors—men, high in station deign to stoop to tried of their wits, and compete for the honors of the patent office.

# To Rev. George storres Sir

Men of Bradford

### Bradford Dec 21-1935

Well may our fellow-citizens Wadley and Harriman be styled setext, among the "men of Bradford," They are not ignorant of the name of Lynch, that sage of the law, who is to supersede in this republic the old Cokes and Hales, and the modern Marshalls.

#### Extrast from Geo. Storrs' Journal.

1835. Dec. 19th. Came to Bradford. Regional a hearty welcome by Rev. O. Q. Thatcher, Congregations: Minister—an, undipeling abolitionist. The report of my arrest, at Northfield, had arrived at Bradford before me.

Dec. 20th. Speat the Sabbath pleasantly with Mr. Thatcheruy his request preached three times, to his congregation, during the day and evening. Mr. Thatcher made appointments for meetings on slavery to-morrow afternoon and evening.

Dec. 22. Just as I was about to go to the meeting house, in Bradford, yesterday, I received a very singular document, from yo of the selectmen of that town, which may be seen in another part of this paper. "We soon discovered that a Mod of the "FEACEABLE CITIZENS" had collected, and ware surring hemselves up to keep the "peace" by the old and failed ally of staveholders, RUM!!

As the meeting house is owned by the town, it was thought advisable to hold our meeting in a hall near by, which was kindw offered us by the owner, a lady. Mr. Thatcher, myself and some others passed near by the med without mountain. We entered the hall followed by those who had come to hear the leeture, and the mob party also. There was but slight disturbance in the hall. For a time it seemed probable that not withmanding . the previous threatening aspect, we might be able to hold our meeting in peace. I commenced by prayer-proceeded to make remarks in regard to the objects, views, and designs of abolitionists. I had arrived nearly to the middle of my lecture, when one after another of the mob party rose and went out. Presently he hurran began. The hall was open undernesth. The men commenced with violent assaults against the floor under my feet. this was followed with violent blows against the outside of the house immediately behind me-these effects to keep the "peace" and "preserve the constitution" were continued, with very little intermission, through the remaining part of my lecture. We

the property of the state of a finished in perce. The state of the sta

the state rather munical convergation took place of the There was a description who this Nove was Some to consiste hiddened that he had pigger in the property of the